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TheIntelligencer.

WHEELING, AUGUST 12, 1896.

NATIONAL REPUBLICAN TICKET.

For President,
WILLIAM MCKINLEY,
of Ohio.

For Vice President,
GARRET A. HOBART,
of New Jersey.

For Presidential Electors.
At Large.

JAMES P. FITCH, of Monongalia co.
S. R. BATHONE, of Wirt county.
District Electors.

First—HENRY HAYMOND, Harrison co.
Second—W. H. CHAPLIN, Jefferson co.
Third—JOHN COOPER, of Mercer county.
Fourth—J. W. VANDERVOORT, Wood co.

For Congress.

First District—B. B. DOVENOR, Ohio co.
Second—A. G. DAYTON, of Harbours co.
Third—C. P. DORR, of Webster co.
Fourth—WARREN MILLER, Jackson co.

STATE REPUBLICAN TICKET.

For Governor,
G. W. ATKINSON,
of Ohio county.

For Auditor,
L. M. LA FOLLETTE,
of Taylor county.

For Treasurer,
M. A. KENDALL,
of Wood county.

For Attorney General,
E. P. RUCKER,
of McDowell county.

For Superintendent of Schools,
J. R. TROTTER,
of Upshur county.

For Judge of Court of Appeals,
H. C. MEWHORTER,
of Kanawha county.

FIVE POINTS ON MONEY.

First—That there is not a free coinage country in the world to-day that is not on a silver basis.

Second—That there is not a gold-stand-ard country in the world to-day that does not use silver as money along with gold.

Third—That there is not a silver-stand-ard country in the world to-day that uses any gold as money along with silver.

Fourth—That there is not a silver-stand-ard country in the world to-day that has more than one-third as much money in circulation per capita as the United States have and

Fifth—That there is not a silver-stand-ard country in the world to-day where the laboring man receives fair pay for his day's work—John G. Carlisle, Secretary of the Treasury.

BRYAN MIGHT HAVE BEEN A BOLTER.

Bryan would have been a bolter had the Chicago convention declared for honest money. He himself said so at Birmingham, Ala., in June, 1895, in these words:

"Nothing in heaven above, or on the earth below, or in hell beneath could make me support a gold standard candidate on a gold standard platform."

The Crown of Thorns.

It is time for Mr. Bryan to make his acknowledgments to Mr. McCall, whose speech in the national house of representatives nominated Mr. Bryan for the presidency. When Mr. McCall presented to the house his now historic metaphor about the crown of thorns on the brow of labor, he little thought he was digging a man out of a Nebraska newspaper office and making him the first presidential nominee of a new party.

Neither did Mr. Bryan think so at that time, though he must have thought on Mr. McCall's speech until it diffused itself through him and became a part of him. Whether it was altogether nice for Mr. Bryan to take Mr. McCall's crown of thorns without framing it in quotation marks need not be discussed at this time. He did take it as his own and it did bring him the nomination for the presidency.

Mr. Bryan cannot transfer the nomination to Mr. McCall. Among other reasons, because Mr. McCall does not belong to Mr. Bryan's party. But Mr. Bryan could do the right thing by Mr. McCall. He will have no better opportunity than when he appears in New York to accept the nomination which Mr. McCall's striking metaphor brought him.

How handsome it would be to say that all that has come to him and all that may come he owes to the Massachusetts man who thought out the crown of thorns metaphor and exhibited it in the house of representatives. If Mr. Bryan be big enough to be President he will do this.

Wheeling welcomes the visiting statesmen and hopes they may find their stay here pleasant.

What a Nation Can Do.

Mr. Bryan, Popercate nominee for the presidency, says: "A nation that is not able to adopt its own financial policy is too impotent to legislate on any question where the people are concerned." This sounds well and the thoughtless cheer it.

What Mr. Bryan means, and what his party means, is that the United States is great enough to pursue a financial policy without regard to the financial policy of the rest of the world. Specifically he means to say that the Congress of the United States can give to silver such value as it may think well to give,

and that it is cowardly to stop to think what value the rest of mankind may give to this product of the earth.

This is what Mr. Bryan means when he appeals to the national pride and patriotic sentiment of the people in behalf of the silver mine owners whose spokesman he is. He might as well say that a nation that is not able to fix its own price for its own wheat or its own potatoes or its own iron is "too impotent to legislate," &c.

Now and Hereafter.

The new-fledged free silverite is an interesting personage. He braces himself with badges and buttons and tops himself off with a free silver hat. He wants to believe he believes in it. He doesn't profess to have believed in it long and is modestly willing to admit that Tillman and Altgeld and Bryan are wiser than he.

This able thought seems to console him until somebody suggests that he was a gold bug until the Chicago convention met. This makes him feel miserable and look ugly. Men who have been free silverites as long as two or three months like to have this sort of fun with the new-comers.

After November it will be different. Then they will all be denying that they ever were free silver men. In that day of wrath they will be trying to load up the responsibility on each other. Weeping and wailing and gnashing of teeth will be mild in comparison with the three-ring performance on that occasion.

Ohio county was so engrossed with herself in the First district convention that she lost her vote on one of the ballots. Some very interesting things were going on in the Ohio county delegation. It was beautiful to see Mr. Pendleton running away from the nomination and Colonel Arnett doing his level best to help him on his way. Iver Howard he roost low.

Still the heat mows them down, particularly in the great cities, where human beings are packed close and the pace is swift and human life does not amount to a great deal at best. In a great city nothing is less important than a man. Men are plentiful, and when one falls the ranks close up at once. There is never a rift for an instant.

Ohio county did her level best to keep from being in it yesterday, but do what she would the rest of the district would force it on her. The boys seemed determined that Ohio county shall get another whaling this year. Two years ago it was a Democrat who was whipped in the race for Congress. This year it will be a Popercate.

Colonel McGraw had Judge Lucas nominated for a presidential elector. This is very well of its kind, but Judge Lucas wanted to go to the Chicago convention, and Colonel McGraw went there. There is nothing in the thing that Judge Lucas gets.

History will say of the Wheeling Park convention that the contests were animated, everybody had a good time in spite of the hot weather, and the ticket named there was buried under a majority that gave great satisfaction to the sound money men.

A good deal was said in the First district Popercate convention about the brilliant and deserving young men in the party. Not one of them was brilliant and deserving enough to get the nomination. But they all got the pretty compliments.

Now that Mr. Bryan has been to the home of Major McKinley and heard the cheers for McKinley, no doubt he feels better. If he had been less of the boy orator he would not have insisted on a "stop-over" privilege at Canton.

Some silver counterfeiters have more silver in them than the government puts in the genuine coin; and it pays to make them. Gold cannot be juggled that way. Gold coin has its face value in it every time.

The Democrats who ran the Eighth judicial district convention in Huntington did about everything but kill somebody. Among all those revolvers wasn't there one that was loaded?

CURRENT COMMENT.

In the silver trust, which has formed a gigantic conspiracy to force the people of this country to put into the pockets of the rich money \$75,000,000 a year of profit by the election of its paid agent, Bryan, and the passage of a free-coinage law, one of the most active forces in the Hearst estate. It has bought a chain of newspapers stretching across the continent, and by their supposed influence is trying to persuade farmers and wage-workers to pull the silver chestnuts out of the fire. It is using every art of the demagogue to array the "classes against the masses" and is prating in the fine old style about "plutocrats" and "gold bugs."—New York Press (Rep.)

"Hard times" are not due to "a lack of money." Millions of it are lying useless in bank vaults. "Hard times" are not due to "a demonization of silver." Silver is not demonized, but is as good as gold, and a medium to pay all debts. "Hard times" are not due to a refusal of the United States to buy 4,500,000 ounces of silver every month, for the United States is now coining about \$2,000,000 per month and making silver dollars as fast as there is any demand, and have millions of silver on hand to coin more. The whole trouble is that thinking statesmen have unsettled the people and unsettled values, and capital has retired to await results.—Chicago Inter Ocean (Rep.)

The position of ex-Governor Flower, of New York, is the only one which a Democrat true to his principles can take in this campaign. The man who has walked into the Popercate camp under the plea of "regularity" is not a Democrat, but either a gold-seeker or a blind partisan who has no principles or is ready to throw them overboard at the bidding of the party machine.—Philadelphia Record (Dem.)

The endorsement of Jerry Simpson by the Democrats of Kansas, Saturday, does not surprise anybody. This year the men in charge of the so-called Democratic party will advise the endorsement of any man or any "ism" calculated to make a vote or a disturbance.—Pittsburgh Times (Rep.)

Let those who insist that the tariff



A cream of tartar baking powder. Highest of all in testing strength.—Largest United States Government Food Inspector.
ROYAL BAKING POWDER CO., New York.

Is not an issue in the present campaign consider the imports and exports of the United States during the first twenty-two months of the operation of the present tariff as compared with the imports and exports for a similar period under the McKinley bill. Under the McKinley tariff the receipts of the United States treasury were \$560,120,549 for a similar period they were only \$558,141,529. This means that in the same length of time our national income was \$102,000,000 less under the present Democratic tariff than under the protection of the McKinley bill.—Boston Traveler, (Rep.)

It is to be feared that the effect of Senator Faulkner's ingeniously worded expressions of apprehension concerning a struggle between the masses and the classes will unhappily be to inflame the passions and prejudices which he ostensibly deprecates and to encourage the political division between rich and poor which he verbally deprecates.—Washington Star, (Dem.)

If you will look over the files you will find that the papers which now declare that the tariff cannot possibly be made an issue are the ones which were declaring, four years ago, that free trade was the only thing that would save this country from eternal destruction.—Cleveland Leader, (Rep.)

Nothing short of the returns on election day will serve to convince Candidate Bryan now that he is not the choice of destiny for the office of President, but all his followers cannot be equally dense. The impudence that impelled him to elect the metropolis of the primary conditions of his acceptance of his nomination disclose the fixity of the idea of his self-importance—a fixity that cannot be relaxed by circumstances. But the complete failure of his managers to secure the presidency on the platform at Madison Square of a single New York Democrat of national standing ought at least to shake the faith of any reasonable followers, if he has any.—New York Advertiser, (Rep.)

The Reapers.

Atlanta Constitution.
The long day's toil was over,
A bird sang in a tree;
The sunshine kissed the clover
Good-by, and—she kissed me.

Then lowly seemed the sunshine
And sweeter sang the bird,
And if the clover listened
My throbbing heart it heard.

For all day long a reaping
In fields of silver shine,
I felt her heart a-reaping
And cuddling close to mine.

And lighter seemed the labor,
And winsome the wheat
That spread its golden tresses
For the falling of her feet.

And when the toll was over
A bird sang in a tree;
The sunshine kissed the clover
Good-by, and—she kissed me.

Deafness Cannot be Cured
by local applications as they cannot reach the diseased portion of the ear. There is only one way to cure deafness, and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous surfaces.

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SINCE 1878 there have been nine epidemics of dysentery in different parts of the country in which Chamberlain's Colic, Cholera and Diarrhoea Remedy was used with perfect success. Dysentery, when epidemic, is almost as severe and dangerous as Asiatic cholera. Heretofore the best efforts of the most skilled physicians have failed to check its ravages; this remedy, however, has cured the most malignant cases, both of children and adults, and under the most trying conditions, which prove it to be the best medicine in the world for bowel complaints.

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1119 MAIN STREET.

TRUSTEE'S SALE.

By virtue of a deed of trust made by John W. Thomas and Anne Thomas, his wife, to me, as trustee, bearing date on the 25th day of April, 1895, and now of record in the clerk's office of the county of Ohio county, West Virginia, in Deed of Trust Book No. 2, page 354, I will sell at public auction on the premises hereinafter described, at Potomac, W. Va., on

SATURDAY, THE 12TH DAY OF SEPTEMBER, 1896,

commencing at 10 o'clock a. m., the following described property, that is to say: All that certain piece or parcel of land adjoining the village of Potomac, in Liberty district, Ohio county, West Virginia, and bounded and described as follows: Beginning at a corner to Farr's lot in the G. C. & P. road, and running thence south 25° east 5 poles; thence south 21½° west 4½ poles to Howard's line; thence south 81° west 17½ poles to corner of Potomac school house lot; thence with the line of said school house lot north 10° west 33½ poles; thence north 44° east 11½ poles to a point in said road; thence along said road south 58° east 16½ poles to the place where the road crosses the Potomac river, two (2) rods, and twelve (12) poles, more or less; this being the same property that was conveyed to the said John W. Thomas by deed bearing date on the 25th day of April, 1892, and now of record in the clerk's office of the county of Ohio county, West Virginia. I will also at the same time and place sell the following personal property: About 4,000 feet lumber, including frame for house; one brown mare called Belle; one grey horse called Dick; one bay three-year-old horse called Tom; one iron grey three-year-old colt called Bill; one brown road wagon, No. 1; one spring wagon; one buggy; one cart, and one double-seater work harness.

TERMS OF SALE—Cash.
a12-w H. E. DUNLAP, Trustee.

LEGAL NOTICES.

ORDER OF PUBLICATION.

The State of West Virginia, Ohio County, ss:

In the Circuit Court of Ohio County, West Virginia, August Rules, 1896.

Edward Munk, doing business under the firm name and style of Edward Munk & Co., vs. John E. Parker, in his own right and as trustee for Mrs. M. Annie Hall, Simon P. Parker, Joseph N. J. Parker, Ediza Virginia Parker, Mrs. Mary Taggart and Richard Taggart, her husband, and Mrs. M. Annie Hall and Joseph Hall, her husband.—In Chancery.

The object of this suit is to enforce against the interests of John E. Parker, Joseph N. J. Parker and Simon P. Parker in the northern one-fourth of lot 135 in Chapline & Eoff's addition to the city of Wheeling, W. Va., ten of a judgment obtained against them by said Edward Munk & Co. in the municipal court of the city of Wheeling on the 25th day of August, 1890, for \$265.51, with interest and costs.

And it appearing from an affidavit filed in said cause, at these rules, that the defendants John E. Parker, Mary Taggart and Richard Taggart, are residents of the state of West Virginia, and they not having been served with process in said suit, on motion of the complainant, by his solicitors, this order of publication is entered against them, and it is ordered that the said defendants, above named, be and are required to appear within one month after the date of the first publication of this order and do what is necessary to protect their interests. It is further ordered that this order be published and posted as required by law.

Witness, John W. Mitchell, clerk of our said court, at the court house of said county, this 4th day of August, 1896, to-wit: August Rules, 1896.

JOHN W. MITCHELL, Clerk.
Published the first time August 5, 1896.
Attest: JOHN W. MITCHELL, Clerk.
JOHN W. MITCHELL, Clerk.
Solicitors for Complainant. a12-w

THE STATE OF WEST VIRGINIA,
Ohio County, ss:

In the Circuit Court of Ohio County, West Virginia, August Rules, 1896.

Kate M. Hager vs. Charles Hager.—In Chancery.

SUMMONS.

The State of West Virginia, to the Sheriff of Ohio County, Greeting:

We command you that you summon Charles Hager, if he be found in your bailiwick, to appear at the clerk's office of our circuit court of Ohio county at the first Monday in August, 1896, to answer a bill in chancery exhibited against him in the said court by Kate M. Hager; and have then and there this writ.

Witness, John W. Mitchell, clerk of our said court, at the court house of said county, in the city of Wheeling, the 23d day of July, 1896, and in the thirty-fourth year of the state of West Virginia.

JOHN W. MITCHELL, Clerk.
SHERIFF'S RETURN.

Charles Hager is no inhabitant of my bailiwick, nor found therein this 3d day of August, 1896.

J. M. MCCOLLICH,
Clerk of said Court.

For A. A. Franzheim, Sheriff Ohio County.

ORDER OF PUBLICATION.

The object of this suit is to obtain a divorce a vinculo matrimonii from said defendant. And it appearing from an affidavit filed in the said cause, at these rules, that the defendant, Charles Hager, is not a resident of the state of West Virginia, and he not having been served with process in said suit, on motion of the complainant, by her solicitor, this order of publication is entered against him, and it is ordered that the said defendant, above named, be and are required to appear within one month after the date of the first publication of this order and do what is necessary to protect his interests.

Witness, John W. Mitchell, clerk of our said court, at the court house of said county, in the city of Wheeling, the 23d day of July, 1896, and in the thirty-fourth year of the state of West Virginia.

JOHN W. MITCHELL, Clerk.
Solicitor for Complainant.

NOTICE TO TAKE DEPOSITIONS.

Kate M. Hager vs. Charles Hager, in the Circuit Court of Ohio County.—In Chancery.

Take notice that the depositions of Kate M. Hager, George Miller, Katharine Miller and others will be taken at the law office of Adamson & McCulloch, No. 450 Chapline street, in the city of Wheeling, county of Ohio, in the state of West Virginia, on the 25th day of September, A. D. 1896, between the hours of 9 o'clock A. M. and 5 o'clock P. M. to be read in evidence of the above named cause on behalf of the said plaintiff. And if from any cause the said depositions shall not be commenced, taken or read, they shall not be completed on that day, the taking of the same will be adjourned from time to time until the same shall be completed.

To the defendant Hager and counsel.

J. E. W. McCULLY,
Attorney for Plaintiff.

a12-w

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ALL COLORED SHOES,

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